

REMARKS

In the presently outstanding Office Action, Fig. 1 was objected to under 37 CFR 1.114, and Claims 25-47 were rejected under 35 USC 112.

In the Drawings

Fig. 1 was objected to because it was not clear whether the bar 16 at element 7 should be shown in dotted lines, and because the lead line for bar 16 should be a solid line. The drawings were also objected to under 37 CFR 1.83(a) for failing to show every feature of the invention specified in the claims, particularly, the "hooking devices having length adjusting means" as defined in Claims 25 and 45. Each of these objections are addressed separately below.

The lead line for bar 16 has been amended such that the lead line for member (16) is shown using a solid line.

In the embodiment shown in Fig. 1, the bar 16 at element 7 should be a solid line where the bar 16 passes in front of the element 7 when viewed from the perspective shown in the embodiment shown in Fig. 1.

With regards to the objections under 1.83(a), Applicant submits that the length adjusting means from Claims 45 and 48 may be that shown in Fig. 10, specifically elements 45 and 46, for example. Such means may be employed by the upper and lower hooking devices to adjust to a width of the display element.

No new matter has been added.

35 U.S.C. §112

Examiner has indicated that Claims 25-47 would be allowable if

rewritten or amended to overcome the 35 USC 112, second paragraph rejections cited therein.

By this amendment, independent Claim 25 has been rewritten as Claim 48, and Claims 26-47 have been amended to overcome the Examiners objections. Specifically, the claims have been rewritten to provide antecedent basis and definiteness so as to particularly point out and distinctly claim the invention.

In light of the above remarks, it is believed that Applicant's claims are now definite and clearly defined over the applied prior art. Issuance of a Notice of Allowance is respectfully requested.

Respectfully submitted,

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By his attorney

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